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1 2 3 4 5 6	Federal Public Defender ANGELA M. HANSEN Assistant Federal Public Defender 555 - 12th Street, Suite 650 Oakland, CA 94607-3627 Telephone: (510) 637-3500  Counsel for Defendant WILLIAMS	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	OAKLAND DIVISION	
10	UNITED STATES OF AMERICA,	No. CR-12-00600 YGR
11 12	v. )	STIPULATED REQUEST TO CONTINUE HEARING DATE TO JANUARY 31, 2013 AND TO EXCLUDE TIME UNDER THE SPEEDY TRIAL ACT AND ORDER
13 14 15 16	DERON MATUKOL WILLIAMS ) Defendants.	Hearing Date: December 20, 2012 Time: 2:00 p.m.
117 118 119 220 221 222 23 224 225 226	The above-captioned matter is set on December 20, 2012 before this Court for a status hearing. The parties jointly request that the Court continue the matter to January 31, 2013, and that the Court exclude time under the Speedy Trial Act, 18 U.S.C. § 3161, between December 20, 2012 and January 31, 2013, so that the defense can complete its review of the discovery, investigate the case and to calculate the sentencing Guidelines.  On August 2, 2012, the Grand Jury charged Deron Williams with one count of bank robbery and ten counts of armed bank robbery, violations of Title 18, United States Code, Sections 2113 (a) and (d). On the most serious charges, Mr. Williams faces a maximum of 20 to 25 years imprisonment on each count. Mr. Williams had private counsel until late September	
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1 2012 at which point the Federal Public Defender was appointed to represent Mr. Williams. 2 The government has produced extensive discovery in this case, including approximately 3 one thousand pages of records, videos, photographs and complex DNA reports. The government 4 continues to produce discovery as it is received. For example, on November 15, 2012, the 5 government produced two CD-roms that contain analysis from a computer seized in this case. 6 The defense needs additional time to assess this new discovery. Additionally, the defense would 7 like additional time to assess the DNA evidence produced in this case and the findings from the government lab. 8 9 The defense continues to review this discovery but also needs more time to investigate 10 the 10 robberies charged in the Indictment. The defense also needs to conduct an evidence view 11 and needs more time to collect records to research Mr. Williams' anticipated Sentencing 12 Guidelines range. For these reasons, the defense requests additional time to review the discovery 13 and to continue the defense investigation. 14 The parties stipulate and agree that the ends of justice served by this continuance 15 outweigh the best interest of the public and the defendant in a speedy trial. The parties further 16 agree that the failure to grant this continuance would unreasonably deny counsel for defendant 17 the reasonable time necessary for effective preparation, taking into account the exercise of due 18 diligence. Accordingly, the parties agree that the period of time from December 20, 2012 until 19 January 31, 2013, should be excluded in accordance with the provisions of the Speedy Trial Act, 20 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv), for effective preparation of defense counsel, taking into 21 account the exercise of due diligence. 22 DATED: December 17, 2012 23 Assistant United States Attorney 24 25 DATED: December 17, 2012 ANGELA M. HANSEN 26 Assistant Federal Public Defender Stip. Req. To Continue Hearing Date and to

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Exclude Time, No. CR-12-00600 YGR

**ORDER** 1 2 Based on the reasons provided in the stipulation of the parties above, the Court hereby 3 FINDS: 4 1. Given that the government has produced discovery to defendant that includes 5 voluminous records, video files, DNA discovery and computer forensics that the defense needs 6 to review, and given that the government continues to produce discovery as it is received; 7 2. Given the defense need to complete its investigation of the ten bank robberies charged in this case; 8 9 3. Given the defense need to collect records and to research the Sentencing Guidelines range: 10 11 4. Given that these above-listed tasks are necessary to the defense preparation of the 12 case and that the failure to grant the requested continuance would unreasonably deny counsel for 13 defendant the reasonable time necessary for effective preparation, taking into account the 14 exercise of due diligence; 15 5. Given that the ends of justice served by this continuance outweigh the best 16 interest of the public and the defendant in a speedy trial; 17 Based on these findings, IT IS HEREBY ORDERED that the status date of December 20, 18 2012 is vacated and reset for January 31, 2013, at 2:00 p.m. It is FURTHER ORDERED that 19 time is excluded pursuant to the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A) and (B)(iv), from 20 December 20, 2012 until January 31, 2013. 21 22 December 19, 2012 23 United States District Judge 24 25 26